THE HONORABLE RICARDO S. MARTINEZ 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON, TACOMA 9 NW MONITORING LLC, a Delaware limited Civil Action No. 3:20-cv-05572-RSM 10 liability company, STIPULATED MOTION AND ORDER 11 Plaintiff, REGARDING DISCOVERY AND FED. R. CIV. P. 26(f) DEADLINES 12 v. 13 SUSAN L. HOLLANDER, et al., 14 Defendants. Noting Date: October 16, 2020 15 STIPULATED MOTION REGARDING DISCOVERY 16 AND FED. R. CIV. P. 26(f) DEADLINES 17 All Parties jointly file this Stipulated Motion Regarding Discovery and Fed. R. Civ. P. 26(f) 18 Deadlines. 19 **BACKGROUND** 20 Plaintiff filed their Complaint (Dkt. 1) on June 16, 2020. On June 23, 2020, the Court issued 21 an Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement that set the 22 deadline for the parties to conduct a Rule 26(f) conference as September 8, 2020; the deadline for YOUNGLOVE & COKER, P.L.L.C. ATTORNEYS AT LAW STIP. MOTION & ORDER REGARDING DISCOVERY WESTHILLS II OFFICE PARK AND RULE 26(F) DEADLINES - Page 1 1800 COOPER POINT RD SW, BLDG 16

Case No. 3:20-cv-05572-RSM 20135-001

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initial disclosures as September 14, 2020; and the deadline for filing a Combined Joint Status Report under Rule 26(f) as September 21, 2020 (Dkt. 5).

On August 12, 2020, Defendants Jeffery D. Parkinson, 4319 Consulting, Inc., and the Marital Community of Parkinson (defendants Parkinson) filed a Motion to Dismiss the complaint under Fed. R. Civ. P. 12(b)(1) and 12(b)(6) for lack of subject matter jurisdiction and failure to state a claim for relief, which, if granted, would be dispositive of the Complaint, and noted the motion on the Court's calendar for September 11, 2020 (Dkt. 13).

On August 20, 2020, Defendants Susan L. Hollander and the Marital Community Comprised of Susan L. Hollander (defendants Hollander) filed a Motion for Partial Dismissal of Plaintiff's Complaint and joined in Defendant Parkinson's motion to dismiss and noted the motion on the Court's calendar for September 11, 2020 (Dkt. 16).

On August 21, 2020, Defendant Charlene Wolfe (defendant Wolfe) filed a Joinder to the Motion to Dismiss and Partial Motion to Dismiss (Dkt. 17 and 18).

On September 8, 2020, plaintiff filed an Opposition by Plaintiff in response to defendants' motion to dismiss and partial motion to dismiss (Dkt. 19, 20, and 21).

On September 11, 2020, defendants Parkinson filed a reply in support of their motion to dismiss (Dkt. 23) and defendant Hollander filed a reply in support of their motion for partial dismissal (Dkt. 22).

On September 8, 2020, pursuant to an agreed request of counsel, the Court continued the deadlines 45 days. The deadline to conduct a Rule 26(f) conference is now October 16, 2020; the deadline for initial disclosures is now October 23, 2020; and the deadline for filing a Combined Joint Status Report under Rule 26(f) is now October, 30, 2020.

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1	Except as set forth above, no other pre-trial deadlines have been requested to date.		
2	MOTION		
3	Pursuant to Local Rule 7(d)(1), the parties jointly move that the Court enter an order as		
4	follows:		
5	1. The deadline for the parties to conduct a Rule 26(f) conference shall be continued to		
6	the later of December 15, 2020, or fourteen (14) days after the Court issues a ruling on Defendants'		
7	Motions to Dismiss, if anything remains of the action at that time.		
8	2. The deadline for the Defendants to file their respective Answers to the Complaint		
9	shall be twenty (20) days after the Court issues a ruling on Defendants' Motions to Dismiss.		
10	3. The deadline for the parties to exchange initial disclosures shall be continued to seven		
11	(7) days after the continued Rule 26(f) conference deadline.		
12	4. The deadline for the parties to submit a Joint Status Report to the Court shall be		
13	continued to fourteen (14) days after the continued Rule 26(f) deadline.		
14	DATED October 15, 2020. YOUNGLOVE & COKER, P.L.L.C.		
15			
16	s/Gregory M. Rhodes		
17	GREGORY M. RHODES, WSBA #33897 Attorney for Defendant Wolfe		
18	DATED October 15, 2020. PERKINS COIE, LLP		
19			
20	s/Christian W. Marcelo		
21	DAVID A. PEREZ, WSBA #43959 CHRISTIAN W. MARCELO, WSBA #51193		
22	Attorneys for Defendants Parkinson and 4319 Consulting, Inc.		
	STIP. MOTION & ORDER REGARDING DISCOVERY YOUNGLOVE & COKER, P.L.L.C. ATTORNEYS AT LAW WESTHILLS II OFFICE PARK		

STIP. MOTION & ORDER REGARDING DISCOVERY AND RULE 26(F) DEADLINES – Page 3 Case No. 3:20-cv-05572-RSM 20135-001 YOUNGLOVE & COKER, P.L.L.C.
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1	DATED October 15, 2020.	BEAN LAW GROUP		
2		a/Matthaw I Daan		
3		s/Matthew J. Bean MATTHEW J. BEAN, WSBA #23221		
4		CODY FENTON-ROBERTSON, WSBA #47879 Attorneys for Defendants Hollander, M.D.		
5	DATED October 15, 2020.	ZEHNDER LAW LLP		
6		./I-l., E 7-l., I., I.		
7		s/John E. Zehnder, Jr. JOHN E. ZEHNDER, WSBA #29440		
8		JOSEPH P. ZEHNDER JR., WSBA #28404 Attorneys for Plaintiff NW Monitoring LLC		
0		Audineys for Flamuii NW Monitoring LLC		
9	ORDER			
10	Pursuant to Stipulated Motion, IT IS SO ORDERED.			
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	DATED this day of October, 2020	0.		
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13		Ricardo S. Martinez United States District Judge		
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	STIP. MOTION & ORDER REGARDING DISCOV	VOUNGLOVE & COKER, P.L.L.C. ATTORNEYS AT LAW WESTHILLS II OFFICE PARK 1800 COOPER POINT RD SW BLDG 16		

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1	CERTIFICATE OF SERVICE
2	
3	I hereby certify that on the 15th day of October, 2020, I electronically filed the foregoing with
4	the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the
5	following:
6	John E. Zehnder, Jr. and Joseph P. Zehnder Zehnder Law LLP Attorneys for Plaintiff
7	Email: johnz@zehnderllp.com and joez@zehnderllp.com
8	Matthew J. Bean and Cody Fenton-Robertson Bean Law Group
9	Attorneys for Defendant Susan L. Hollander Email: matt@beanlawgroup.com and cody@beanlawgroup.com
10	Christian W. Marcelo and David A. Perez
11	Perkins Coie LLP Attorneys for Defendant Jeffery D. Parkinson
12	Email: CMarcelo@perkinscoie.com and DPerez@perkinscoie.com
13	DATED this 15th day of October, 2020.
14	/s Angie Dowell Angie Dowell, Paralegal
15	Younglove & Coker, P.L.L.C.
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STIP. MOTION & ORDER REGARDING DISCOVERY AND RULE 26(F) DEADLINES – Page 5 Case No. 3:20-cv-05572-RSM 20135-001 YOUNGLOVE & COKER, P.L.L.C.
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